UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

LIMITED	CTATES	OF	AMERICA	Á
	NIAIRN	LJH	AIVIH.KIL.A	٠.

APPLICATION AND ORDER OF EXCLUDABLE DELAY

United States Magistrate Judge

AKMAL	\$ZAKIRON	<u> </u>	Case No.	15-CR-	-95 (5-2))(WEK
The Unit	ed States of America a	and the defendant her	reby jointly om the con	request that th	te time period from time period within	ı which
	n information or indic rial of the charges aga	ctment must be filed, ainst defendant must o	or (XW) commence	. (XC)		
The parties seek th	ne exclusion of the for	regoing period becaus	se			
case without trial,	hey are engaged in plo and they require an ex ot, despite their diliger	xclusion of time in or	der to focu	is efforts on ple	a negotiations with	tion of this nout the risk
()	they need additional t	ime to prepare for tri	al due to th	ne complexity o	of case,	
Sixth Amendment this Court adopted understands that h Attract Defendant Counsel for Defen The joint on the date below the time within within within within within the second course of the second c	HOAR	he Speedy Trial Act of and Rule 50(b) of the tried before a jury we will be tried States of American or indictment must	of 1974, 18 to Federal I within a special Por U.S.	Rules of Crimin cified time not Attorney, E.D. defendant having the last of the control of the last of	61-74; the plan and all Procedure. The counting periods e D.N.Y.	proceeding computing
	e reasons discussed or					
without trial, the country that they would be exercise of due di	ven the reasonable like exclusion of time will e denied the reasonabl ligence.	allow all counsel to f	focus their	efforts on plea	negotiations withor	ut the risk
()_			·····			 '
SO ORI	DERED.			/ /	1	.]
Dated: Brookly	7n, N.Y 2015			UM	VW	Men,
V				United States	Magistrate Judge	